Hill College v. Jones, 47 Md., 16. Pumphrey v. Mayor, etc., of Balto., 47 Md., 145. O'Brian & Co. v. Co. Commrs. of Baltimore Co., 51 Md., 15. Co. Commrs. of Prince George's Co. v. Co. Commrs. of Laurel, 51 Md., 457. Montague v. State, 54 Md., 481. Hodges v. Balto. Passender, 487. Montague v. State, 54 Md., 481. Hodges v. Balto. Passender, 190., 58 Md., 603. Lankford v. Commrs. Somerset Co., 78 Md., 105. Gans v. Carter, 77 Md., 1. Revell v. Mayor, etc., of Andapolis, 81 Md., 1. Hamilton v. Carroll, 82 Md., 326. Mealy v. Hagterstown, 92 Md., 745. Herbert v. Balto. Co., 97 Md., 634. Baltimore City v. Allegany County, 99 Md., 1.

Sec. 34. No debt shall be hereafter contracted by the General Assembly unless such debt shall be authorized by a law

providing for the collection of an annual tax or taxes suffi-

Debts reguiated.

cient to pay the interest on such debt as it falls due, and also to discharge the principal thereof within fifteen years from the time of contracting the same; and the taxes laid for this purpose shall not be repealed or applied to any other object until the said debt and interest thereon shall be fully discharged. The credit of the State shall not in any manner

Credit of the State not to be given.

be given, or loaned to, or in aid of any individual association or corporation; nor shall the General Assembly have the power in any mode to involve the State in the construction of works of internal improvement, nor in granting any aid thereto, which shall involve the faith or credit of the State; nor make any appropriation therefor, except in aid

of the construction of works of internal improvement in the counties of St. Mary's, Charles and Calvert, which have had no direct advantage from such works as have been heretofore aided by the State; and provided that such aid, advances or appropriations shall not exceed in the aggregate

the sum of five hundred thousand dollars. And they shall not use or appropriate the proceeds of the internal improve-

ment companies, or of the State tax, now levied, or which

Public debt.

Temporary deficiencies.

may hereafter be levied, to pay off the public debt [or] to any other purpose until the interest and debt are fully paid or the sinking fund shall be equal to the amount of the outstanding debt; but the General Assembly may, without laying a tax, horrow an amount never to exceed fifty thousand dollars to meet temporary deficiencies in the Treasury, and

may contract debts to any amount that may be necessary for

State v. Hendrickson, 15 Md., 205.

the defence of the State.

Extra compensation prohibited. SEC. 35. No extra compensation shall be granted or allowed by the General Assembly to any public officer, agent, servant or contractor, after the service shall have been rendered, or the contract entered into; nor shall the salary or compensation of any public officer be increased or diminished during his term of office.